UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Plaintiff(s),))) 1:19-cv-04942) Judge Ruben Castillo) Magistrate Judge Jeffrey Cumm	nings
vs.	Case No.	
State of Illivois, Chicago to Hankakee Police Dot.		,
Defendant(s).	thomas G. BRUTOI	
City of Chicago Estella Gard Jose Alvia "Pe-Pe" Andrew Le	tos IDPFR	

COMPLAINT FOR VIOLATION OF CONSTITUTIONAL RIGHTS

This form complaint is designed to help you, as a pro se plaintiff, state your case in a clear manner. Please read the directions and the numbered paragraphs carefully. Some paragraphs may not apply to you. You may cross out paragraphs that do not apply to you. All references to "plaintiff" and "defendant" are stated in the singular but will apply to more than one plaintiff or defendant if that is the nature of the case.

- 1. This is a claim for violation of plaintiff's civil rights as protected by the Constitution and laws of the United States under 42 U.S.C. §§ 1983, 1985, and 1986.
- 2. The court has jurisdiction under 28 U.S.C. §§ 1343 and 1367.
- 3. Plaintiff's full name is there Nicole tokins

If there are additional plaintiffs, fill in the above information as to the first-named plaintiff and complete the information for each additional plaintiff on an extra sheet.

4.	Defendant, COX, Brooks, Eddie Jonson ect., is (name, badge number if known) District 19
	an officer or official employed by Karkakee Police, Chicago Police (department or agency of government) or
	\square an individual not employed by a governmental entity.
•	e are additional defendants, fill in the above information as to the first-named lant and complete the information for each additional defendant on an extra sheet.
5.	The municipality, township or county under whose authority defendant officer or official acted is knowledge and Cook. As to plaintiff's federal
	constitutional claims, the municipality, township or county is a defendant only if
	custom or policy allegations are made at paragraph 7 below.
6.	On or about 2 16 19, at approximately a.m. \(\sigma \text{ p.m.} \)
	plaintiff was present in the municipality (or unincorporated area) of
	, in the County of,
	State of Illinois, at 930 w. Belmon 153 N. Abrier K3,
	(identify location as precisely as possible)
	when defendant violated plaintiff's civil rights as follows (<i>Place X in each box that applies</i>):
	arrested or seized plaintiff without probable cause to believe that plaintiff had committed, was committing or was about to commit a crime;
	searched plaintiff or his property without a warrant and without reasonable cause;
	used excessive force upon plaintiff;
	failed to intervene to protect plaintiff from violation of plaintiff's civil rights by one or more other defendants;
	failed to provide plaintiff with needed medical care;
	

if no cus	tom or policy is alleged):
•	
Plaintiff	was charged with one or more crimes, specifically:
Inc	and around my own proporty paintel
Cook	E Kankakee County
	3
•	n X in the box that applies. If none applies, you may describe the criminal ngs under "Other") The criminal proceedings
proceedi	
proceedi. □ are st	ngs under "Other") The criminal proceedings
proceedi are si were	ngs under "Other") The criminal proceedings iill pending.

¹Examples of termination in favor of the plaintiff in a manner indicating plaintiff was innocent may include a judgment of not guilty, reversal of a conviction on direct appeal, expungement of the conviction, a voluntary dismissal (SOL) by the prosecutor, or a *nolle prosequi* order.

	10. Plaintiff further alleges as follows: (Describe what happened that you believe supports your claims. To the extent possible, be specific as to your own actions and the actions of each defendant.)
	Estella Garcia (biologica Pavent only)
	Conspired with State of Ithinois and City of
	Chicago to Seal One Construction GC. Inc
	from myself and lather whom they
	all knew served as a MP for the U.S
	of America and or tocows of his Service
	for US he also continued his lifetime
	in whis position. Therefore the Conspiracy
	was -b also de-fraud the U.S. Greason)
	Used my information and my father's
	to form there own government essentially
	City of Chicago. Attempting to "shot down"
	because of his Position with the United States militar
11.	Defendant acted knowingly, intentionally, willfully and maliciously.
12.	As a result of defendant's conduct, plaintiff was injured as follows:
	Sexually assorted. Kight -brn knee (muniscon left three Sprain. let head in vry from being
	Jazed.
	_
13.	Plaintiff asks that the case be tried by a jury. □ Yes 💆 No

14.	Plain	tiff also claims violation of rights that may be protected by the laws of fillhols, such
	as fal	se arrest, assault, battery, false imprisonment, malicious prosecution, conspiracy,
	and/o	or any other claim that may be supported by the allegations of this complaint.
	WHI	EREFORE, plaintiff asks for the following relief:
	A.	Damages to compensate for all bodily harm, emotional harm, pain and suffering,
		loss of income, loss of enjoyment of life, property damage and any other injuries
		inflicted by defendant;
	B.	☐ (Place X in box if you are seeking punitive damages.) Punitive damages
		against the individual defendant; and
	C.	Such injunctive, declaratory, or other relief as may be appropriate, including
attorn	ney's fe	es and reasonable expenses as authorized by 42 U.S.C. § 1988.
	Plain	tiff's signature:
	Plain	tiff's name (print clearly or type):
	Plain	tiff's mailing address: 930 W. Belmont
	City_	Chicago State II ZIP 60657
	Plain	tiff's telephone number: ()
	Plaint	iff's email address (if you prefer to be contacted by email):
15.	Plainti	ff has previously filed a case in this district. □ Yes 💆 No
	If ves	please list the cases below

Any additional plaintiffs must sign the complaint and provide the same information as the first plaintiff. An additional signature page may be added.

Case: 1:19-cv-04942 Document #:36 Filed: 07423(19, Page 6 of 6 Page IDV#=3) de
Andrew Letos Peter Letos - Resident - 930 w. Belmon+ (hide inside) Estella Garia - Resident in my Property 246 N. Indian
(All have tenants inside ran scange) in Clarke reslavant and collected my rent is revenue from each TDPFR Repair is Damages. Martin Badrov-Banking Division Tra Tangy - Banking Division Eric Watson - license Division (Spring-field) Jim Koehl
(marquette Bank) (Bank of Bourbonais CEO-George M. Florian Barbie Dan heading
All Residents) Corrently residing in One Construction
Fivale Owned.
medical - River Side